

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

FC 2007-094087

11/28/2011

HONORABLE BENJAMIN R. NORRIS

CLERK OF THE COURT  
L. Heinzmann  
Deputy

IN RE THE MARRIAGE OF  
DORIS C WILLIAMS

DORIS C WILLIAMS  
PO BOX 2755  
CHANDLER AZ 85244

AND

HENRY THOMAS WILLIAMS JR.

HENRY THOMAS WILLIAMS JR.  
1050 E RAY RD 115  
CHANDLER AZ 85225

AG-CHILD SUPPORT-EAST VALLEY  
OFFICE

MINUTE ENTRY

Courtroom 404 - SEF

8:35 a.m. This is the time set for Resolution Management Conference, which shall be treated as a Status Conference, regarding *Motion to Surrender All Rights to Parenting Time/Visitation* filed October 17, 2011. Petitioner/Mother, Doris C. Williams, is present on her own behalf. Respondent/Father, Henry Thomas Williams, Jr., is present on his own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Discussion is held regarding the status of this case.

Father presents a typewritten statement to the Court.

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The Court advises Father to reconsider his intent to surrender parenting time and contact with Mother and his children. The Court further advises Father that should he elect to proceed, such an action must be brought before the Juvenile Court.

Father is instructed that the issue of child support is a IV-D matter at this time, and his obligation to provide child support on behalf of the parties' minor children does not cease whether he elects to exercise parenting time or not. Father indicates that he is aware that child support obligation is ongoing until the children emancipate.

**IT IS ORDERED** directing the clerk to file Father's statement.

Based upon the matters presented,

**IT IS ORDERED** that the parties shall have the right to send each other one email per week, which shall convey all issues relating to the children. Neither party is obligated to send such an email, but if either party receives such an email, and that email requests responses to one or more questions, the receiving party must provide substantive responses to each question within 24 hours.

**IT IS FURTHER ORDERED** that in the event of an emergency (defined to include any events where calling 9-1-1 would be justified) regarding the children, the parties may communicate by text message, telephone, or other appropriate means.

The Court makes no further orders in this case at this time, but encourages Father to reconsider his intention of surrendering his rights as this is not in the best interests of the children and shall no doubt have dire consequences for him and the children in the future, and shall create permanent damage that cannot be reversed.

FILED: Father's typewritten statement.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.